MINUTES FOR THE COURT OF APPEAL STATE OF CALIFORNIA SECOND APPELLATE DISTRICT

October 19, 2007

DIVISION FOUR

Court convened at 9:00 a.m.

Present: Epstein, P.J., Manella, J., Suzukawa, J. and V. Guzman, Deputy Clerk.

Each of the following:

B192808 People v. Tolliver

B193943 Mazur v. Realwealth Corporation

B194690 People v. Sun

Argument waived, cause submitted.

B196525 In re Williams on Habeas Corpus

Merits:

Argued by J. Conrad Schroeder, deputy attorney general for appellant and by Nancy L. Tetreault for respondent. Cause submitted.

B193870 McCrarcy

v.

United Airlines Inc. et al.

Merits:

Argued by Nicholas W. Sarris for appellant and by Janel R. Ablon for respondent. Cause submitted.

October 19, 2007 (Continued)

DIVISION FOUR (continued)

B189913 Craig

v.

Craig

Merits:

Argued by James F. Tritt for appellants and by Merrill Lee Toole for respondent. Cause submitted.

B194497 Salami

v.

Salami

Merits:

Argued by Howard Posner for appellants and by Alexander H. Escandari for respondent. Cause submitted.

Court in recess.

Court reconvened at 1:30 p.m.

Present: Epstein, P.J., Manella, J., Suzukawa, J. and V. Guzman, Deputy Clerk.

B196859 Los Angeles County, D.C.S.

v.

Liberio S. and Amelia L.

Merits:

Argued by Nicole Williams for appellant Liberio S., by Leslie A. Barry for appellant Amelia L. and by Tracey Dodds, deputy county counsel for respondent. Cause submitted.

October 19, 2007 (Continued)

DIVISION FOUR (continued)

B194202 Rose et al.

v.

Katsaras

Merits:

Argued by Amir S. Salehi for appellant and by Diane B. Weissburg for respondents. Cause submitted.

Court adjourned.

DIVISION SIX

B191693 Mikaelian,

v.

The City of Goleta, et al.,

Filed order denying petition for rehearing.

DIVISION EIGHT

B189774 People (Not for Publication)

v.

Aaron G.,

In re AAron G., a Person Coming Under the Juvenile Court Law.

The judgment is affirmed.

Flier, J.

We concur: Cooper, P.J.

Rubin, J.

October 19, 2007 (Continued)

DIVISION EIGHT (continued)

B190734 People (Not for Publication)

v.

Sterling

The clerk of the superior court shall prepare an amended abstract of judgment to reflect a total determinate sentence of 43 years four months, for counts 2, 9, 10, 11, 12, 13, 14, 17, 18, and 20. The amended abstract of judgment shall be forwarded to the Department of Corrections. In all other respects, the judgment is affirmed.

Flier, J.

We concur: Cooper, P.J.

Rubin, J.

B194647 Brown,

v.

Marinos,

Filed order denying petition for rehearing.

B192842 Ball

v.

Westfield Corporation, Inc., et al.

Filed order denying petitions for rehearing.